

THE GEORGETOWN LAW JOURNAL

<i>Right to Legal Assistance</i>	574
<i>Evidentiary Hearings</i>	575
<i>Remedies and Appeal.....</i>	576
HABEAS RELIEF FOR STATE PRISONERS.....	577
<i>Jurisdiction and Venue</i>	577
<i>Issues Cognizable</i>	579
<i>Exhaustion and Waiver</i>	583
<i>Right to Counsel</i>	588
<i>Evidentiary Hearings</i>	588
<i>Remedies and Appeal.....</i>	589
VI. PRISONERS' RIGHTS	591
<i>Prisoner's Access to Courts.....</i>	592
<i>Procedural Aspects of Prisoner's Suits</i>	594
<i>Immunity Defenses to Prisoner's Suits</i>	599
<i>Due Process</i>	601
<i>Prisoner's Rights under the First, Fourth and Eighth Amendments</i>	607
<i>Rights of Pretrial Detainees</i>	613
CASE INDEX.....	615

THE GEORGETOWN LAW JOURNAL

THE EXCLUSIONARY RULE.....	305
<i>Scope of the Remedy</i>	305
<i>Fruits of the Poisonous Tree</i>	309
<i>Standing to Challenge Constitutional Violations</i>	311
II. PRELIMINARY PROCEEDINGS.....	315
PROSECUTORIAL DISCRETION.....	315
INDICTMENTS	319
<i>Challenges to the Evidence</i>	323
<i>Sufficiency of the Indictment</i>	324
<i>Multiplicity and Duplicity</i>	328
<i>Variances and Amendments</i>	331
GRAND JURY	334
PRELIMINARY HEARING.....	343
JOINDER AND SEVERANCE.....	345
BAIL.....	352
DISCOVERY	356
<i>Rule 16</i>	356
<i>Prosecutor's Duty to Disclose Evidence</i>	359
<i>Disclosure of Identity of Informants</i>	364
<i>Disclosure Under the Jencks Act</i>	366
MOTION FOR CONTINUANCE.....	371
SPEEDY TRIAL	375
<i>Preaccusation Delay</i>	375
<i>Postaccusation Delay</i>	377
<i>The Speedy Trial Act of 1974</i>	384
COMPETENCY TO STAND TRIAL.....	386
GUILTY PLEAS.....	389
<i>Entering the Plea</i>	392
<i>Effect of Rule 11 Violations</i>	395
<i>Plea Bargains</i>	398
<i>Withdrawing the Plea</i>	402
DOUBLE JEOPARDY	403
<i>Dual Sovereignty</i>	406
<i>Sentencing</i>	407
<i>Decisions in Defendant's Favor</i>	408
<i>Multiple Charges and Offenses</i>	410
<i>Government Appeals</i>	409
<i>Collateral Estoppel</i>	412
<i>Mistrials</i>	414
III. TRIAL.....	417
RIGHT TO COUNSEL	417
<i>Scope and Application</i>	417
<i>Effective Assistance</i>	420
<i>Conflict of Interest</i>	425
<i>Attorney-Client Relationship</i>	428
<i>Waiver of Counsel and Pro Se Representation</i>	429
RIGHT TO JURY TRIAL	432
JURY SELECTION	434
<i>Challenges to Selection Procedure</i>	434
<i>Voir Dire</i>	437
<i>Challenges for Cause and Peremptory Challenges</i>	438

PROJECT

Tenth Annual Review of Criminal Procedure: United States Supreme Court and Courts of Appeals 1979-1980

CONTENTS

FOREWORD:

THE FLOW AND EBB OF CONSTITUTIONAL CRIMINAL PROCEDURE IN THE WARREN AND BURGER COURTS	151
BY STEPHEN A SALTZBURG	
INTRODUCTION	211
I. INVESTIGATION AND POLICE PRACTICES.....	215
SCOPE OF THE FOURTH AMENDMENT	215
<i>Probable Cause</i>	219
<i>Probable Cause Based on Informants</i>	222
ARRESTS.....	226
SEARCH WARRANTS.....	228
<i>Effects of Inaccuracies in Affidavits</i>	230
<i>Attacks on the Execution of Search Warrants</i>	231
WARRANTLESS SEARCHES BASED ON PROBABLE CAUSE	233
<i>Exigent Circumstances</i>	233
<i>Search Incident to Arrest</i>	235
<i>Vehicle Searches</i>	238
OTHER EXCEPTIONS TO THE WARRANT REQUIREMENT	242
<i>Consent Searches</i>	242
<i>Seizure of Items in Plain View</i>	246
<i>Border Searches</i>	250
<i>Investigative Detentions</i>	253
<i>Inventory Searches</i>	261
<i>Administrative Searches</i>	263
ELECTRONIC SURVEILLANCE	266
<i>Orders for Electronic Surveillance</i>	268
<i>Statutory Postauthorization Duties</i>	272
<i>Individual Rights under Title III</i>	274
<i>Warrantless and Non-Title III Electronic Surveillance</i>	278
IDENTIFICATIONS	284
<i>Right to Counsel</i>	284
<i>Due Process</i>	286
<i>Evidentiary Hearings</i>	291
CONFESIONS	293
<i>Custodial Interrogation</i>	294
<i>Postarraignment Interrogation</i>	298
<i>Assertion and Waiver of Miranda Rights</i>	299
<i>Voluntariness of Confessions</i>	301
<i>Comment on Postarrest Silence at Trial</i>	304

The Georgetown Law Journal

Volume 69 Number 2 December 1980

PROJECT

TENTH ANNUAL REVIEW OF CRIMINAL PROCEDURE:
UNITED STATES SUPREME COURT AND COURTS OF
APPEALS 1979-1980

FOREWORD: THE FLOW AND EBB OF
CONSTITUTIONAL CRIMINAL PROCEDURE IN THE
WARREN AND BURGER COURTS
BY STEPHEN A. SALTZBURG

CONTROL OF THE JURY	440
<i>Contamination by Trial Participants and Officials</i>	440
<i>Materials in Jury Room</i>	442
<i>Pretrial and Trial Publicity</i>	443
<i>Jury Irregularities</i>	446
CONDUCT OF THE TRIAL JUDGE	447
<i>Exercise of Discretion</i>	447
<i>Control of Pretrial Proceedings</i>	447
<i>Control at Trial</i>	451
<i>Posttrial Proceedings</i>	456
<i>Judicial Misconduct</i>	458
<i>Recusal and Disqualification</i>	461
<i>Civil and Criminal Contempt</i>	460
PROSECUTORIAL MISCONDUCT	467
<i>Opening and Closing Statements</i>	466
<i>Presentation of Evidence</i>	469
FIFTH AMENDMENT ISSUES AT TRIAL	477
SIXTH AMENDMENT ISSUES AT TRIAL	481
<i>Public Trial</i>	481
<i>Confrontation Clause</i>	482
<i>Compulsory Process</i>	487
IV. SENTENCING, PAROLE AND PROBATION	491
SENTENCING	491
<i>Imposition of Sentence</i>	493
<i>Role of Prosecutors in Sentencing</i>	496
<i>Presentence Investigation and Report</i>	498
SUBSTANTIVE ISSUES IN SENTENCING	501
<i>Improper Considerations in Determining Sentence</i>	501
<i>Multiple Sentences</i>	506
<i>Increase in Sentence</i>	510
<i>Credit for Time Served</i>	511
<i>Sentencing Under the Federal Youth Corrections Act</i>	513
POSTSENTENCE REVIEW	515
<i>Government Appeals of Sentence</i>	522
CRUEL AND UNUSUAL PUNISHMENT	524
<i>Noncapital Offenses</i>	525
<i>Death Penalty</i>	532
PAROLE	535
PROBATION	544
V. REVIEW PROCEEDINGS	553
MANDAMUS	553
NEW TRIAL	554
APPEAL	556
<i>Jurisdiction</i>	556
<i>Concurrent Sentence Doctrine</i>	561
<i>Preservation of Rights for Review</i>	562
<i>Harmless and Plain Error</i>	563
HABEAS RELIEF FOR FEDERAL PRISONERS	568
<i>Jurisdiction and Venue</i>	568
<i>Issues Cognizable</i>	571
<i>Exhaustion and Waiver</i>	573